1 2 3 4 5 6 7 8 9 10	MAYER BROWN LLP LEE H. RUBIN (SBN 141331) lrubin@mayerbrown.com EDWARD D. JOHNSON (SBN 189475) wjohnson@mayerbrown.com DONALD M. FALK (SBN 150256) dfalk@mayerbrown.com ERIC B. EVANS (SBN 232476) eevans@mayerbrown.com ANNE M. SELIN (SBN 270634) aselin@mayerbrown.com Two Palo Alto Square, Suite 300 3000 El Camino Real Palo Alto, CA 94306-2112 Telephone: (650) 331-2000 Facsimile: (650) 331-2061  Attorneys for Defendant Google Inc.	
12	UNITED STATE	S DISTRICT COURT
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN JOSE DIVISION	
15		
16	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
17	THIS DOCUMENT RELATES TO:	DEFENDANT GOOGLE INC.'S STATEMENT REGARDING
18	ALL ACTIONS	REDACTIONS
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1	Pursuant to this Court's Case Management Order of March 13, 2013 ("Order," Dkt. 350	
2	Defendant Google Inc. confirms that it has produced 768 documents containing redactions that	
3	were made based on a lack of responsiveness or relevance. Google did not provide a log of thes	
4	redactions for lack of responsiveness or relevance, though each such redaction was marked	
5	"Redacted – Not Responsive."	
6	Also pursuant to this Court's Order, Google will produce versions of these 768	
7	documents that do not include any redactions based on a lack of responsiveness or relevance to	
8	Plaintiffs by Sunday, March 17, 2013.	
9	Finally, and also pursuant to this Court's Order, Google will meet and confer with	
10	Plaintiffs regarding other documents Google is considering to redact due to lack or	
11	responsiveness or lack of relevance on March 15, 2013.	
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13	Dated: March 14, 2013	MAYER BROWN LLP
14		
15		By: /s/ Eric B. Evans Eric B. Evans
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17		Edward D. Johnson Donald M. Falk
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